Case 2:14-bk-51451 Doc 50 Filed 01/10/20 Entered 01/10/20 11:52:30 Desc Main Fill in this information to identify the case: James Ryan Cameron Debtor 1 Catherine Marie Cameron: fka Catherine Marie Stout Debtor 2 (Spouse, if filing) United States Bankruptcy Court for the: Southern District of Ohio Case number 2:14-bk-51451 Official Form 410S1 **Notice of Mortgage Payment Change** 12/15 If the debtor's plan provides for payment of postpetition contractual installments on your claim secured by a security interest in the debtor's principal residence, you must use this form to give notice of any changes in the installment payment amount. File this form as a supplement to your proof of claim at least 21 days before the new payment amount is due. See Bankruptcy Rule 3002.1. U.S. Bank Trust National Association, Name of creditor: as Trustee of the Igloo Series II Trust Court claim no. (if known): 5-1 Last 4 digits of any number you use to Date of payment change: identify the debtor's account: 7 5 7 7 Must be at least 21 days after date 03/01/2020 of this notice New total payment: 776.30 Principal, interest, and escrow, if any Part 1: Escrow Account Payment Adjustment 1. Will there be a change in the debtor's escrow account payment? Yes. Attach a copy of the escrow account statement prepared in a form consistent with applicable nonbankruptcy law. Describe the basis for the change. If a statement is not attached, explain why: 352.94 New escrow payment: \$\_ 300.54 Current escrow payment: \$\_\_\_\_\_ Part 2: **Mortgage Payment Adjustment** 2. Will the debtor's principal and interest payment change based on an adjustment to the interest rate on the debtor's variable-rate account? **☑** No. Yes. Attach a copy of the rate change notice prepared in a form consistent with applicable nonbankruptcy law. If a notice is not attached, explain why: \_\_\_\_ Current interest rate: New interest rate: Current principal and interest payment: \$ \_\_\_\_\_ New principal and interest payment: \$ \_\_\_\_\_ Part 3: **Other Payment Change** 3. Will there be a change in the debtor's mortgage payment for a reason not listed above? Yes. Attach a copy of any documents describing the basis for the change, such as a repayment plan or loan modification agreement. (Court approval may be required before the payment change can take effect.) Reason for change: \_ New mortgage payment: \$ \_\_\_\_ Current mortgage payment: \$

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Debtor 1 <u>J</u>	ames Ryan Cameron	Case number (if known) 2:14-bk-51451				
FI	st Name Miccie Name Last Name					
Part 4: Si	gn Here					
The person telephone nu	completing this Notice must sign it. Sign and print your name umber.	and your title, if any, and state your address and				
Check the app	propriate box.					
☐ I am ti	ne creditor.					
I am tl	ne creditor's authorized agent.					
I declare under penalty of perjury that the information provided in this claim is true and correct to the best of my knowledge, information, and reasonable belief.						
Signature	Slutsky Simons	Date 01/10/2020				
Print:	Molly Slutsky Simons First Name Middle Name Last Name	Title Attorney for Creditor				
Company	Sottile & Barile, Attorneys at Law					
Address	394 Wards Corner Road, Suite 180 Number Street					
	LovelandOH45140CityStateZIP Code					
Contact phone	513-444-4100	Email bankruptcy@sottileandbarile.com				

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323 FIFTH STREET

Final

EUREKA, CA 95501 For Inquiries: (800) 603-0836

Main Office- NMLS ID #5985, Branch Office- NMLS ID #9785

Analysis Date: January 07, 2020

JAMES RYAN CAMERON

362 CEDAR HTS CIRCLEVILLE OH 43113 Loan:

Property Address: 362 CEDAR HTS

CIRCLEVILLE, OH 43113

# Annual Escrow Account Disclosure Statement Account History

This is a statement of actual activity in your escrow account from Mar 2019 to Feb 2020. Last year's anticipated activity (payments to and from your escrow account) is next to the actual activity.

Payment Information	Current:	Effective Mar 01, 2020:
Principal & Interest Pmt:	475.76	475.76
Escrow Payment:	352.94	300.54
Other Funds Payment:	0.00	0.00
Assistance Payment (-):	0.00	0.00
Reserve Acct Payment:	0.00	0.00
Total Payment:	\$828.70	\$776.30

<b>Escrow Balance Calculation</b>					
Due Date:	Dec 01, 2019				
Escrow Balance:	2,389.24				
Anticipated Pmts to Escrow:	1,058.82				
Anticipated Pmts from Escrow (-):	973.76				
Anticipated Escrow Balance:	\$2,474.30				

	Payments to	Escrow	Payments Fr	om Escrow		Escrow Bala	ince
Date	Anticipated	Actual	Anticipated	Actual	Description	Required	Actual
					Starting Balance	1,662.97	1,655.66
Mar 2019	292.16	292.16				1,955.13	1,947.82
Mar 2019				1,659.00	* Homeowners Policy	1,955.13	288.82
Apr 2019	292.16	352.94	1,573.00		* Homeowners Policy	674.29	641.76
Apr 2019		250.66			* Escrow Only Payment	674.29	892.42
May 2019	292.16	352.94			*	966.45	1,245.36
Jun 2019	292.16	352.94			*	1,258.61	1,598.30
Jun 2019				973.76	* County Tax	1,258.61	624.54
Jul 2019	292.16	352.94	966.45		* County Tax	584.32	977.48
Aug 2019	292.16	352.94			*	876.48	1,330.42
Sep 2019	292.16	352.94			*	1,168.64	1,683.36
Oct 2019	292.16				*	1,460.80	1,683.36
Nov 2019	292.16	352.94			*	1,752.96	2,036.30
Dec 2019	292.16	352.94			*	2,045.12	2,389.24
Jan 2020	292.16				*	2,337.28	2,389.24
Feb 2020	292.16		966.45		* County Tax	1,662.99	2,389.24
					Anticipated Transactions	1,662.99	2,389.24
Jan 2020		705.88			•	•	3,095.12
Feb 2020		352.94		973.76	County Tax		2,474.30
	\$3,505.92	\$4,425.16	\$3,505.90	\$3,606.52	-		

An asterisk (\*) indicates a difference from a previous estimate either in the date or the amount. If you want a further explanation, please call our toll-free number.

Last year, we anticipated that payments from your account wound be made during this period equaling 3,505.96. Under Federal law, your lowest monthly balance should not have exceeded 984.32 or 1/6 of the anticipated payment from the account, unless your mortgage contract or State law specifies a lower amount. Your mortgage contract and State law are silent on this issue. Your actual lowest monthly balance was greater than 584.32. The items with an asterisk on your Account History may explain this. If you want a further explanation, please call our toll-free number.

(The amount of surplus only exists if the loan is current, the analysis gives a projected overage as if all past due payments are made the month the analysis is processed).

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Main Office- NMLS ID #5985, Branch Office- NMLS ID #9785

Analysis Date: January 07, 2020

JAMES RYAN CAMERON Loan:

## Annual Escrow Account Disclosure Statement Projections for Coming Year

This is an estimate of activity in your escrow account during the coming year based on payments anticipated to be made to and from your account.

Date	Anticipate	d Payments		<b>Escrow Balance</b>		
	To Escrow	From Escrow	Description	Anticipated	Required	
			Starting Balance	2,474.30	1,731.15	
Mar 2020	300.54			2,774.84	2,031.69	
Apr 2020	300.54	1,659.00	Homeowners Policy	1,416.38	673.23	
May 2020	300.54			1,716.92	973.77	
Jun 2020	300.54			2,017.46	1,274.31	
Jul 2020	300.54	973.76	County Tax	1,344.24	601.09	
Aug 2020	300.54			1,644.78	901.63	
Sep 2020	300.54			1,945.32	1,202.17	
Oct 2020	300.54			2,245.86	1,502.71	
Nov 2020	300.54			2,546.40	1,803.25	
Dec 2020	300.54			2,846.94	2,103.79	
Jan 2021	300.54			3,147.48	2,404.33	
Feb 2021	300.54	973.76	County Tax	2,474.26	1,731.11	
	\$3,606.48	\$3,606.52				

(Please keep this statement for comparison with the actual activity in your account at the end of the escrow accounting computation year.) Your escrow balance contains a cushion of 601.09. A cushion is an additional amount of funds held in your escrow balance to prevent the balance from becoming overdrawn when an increase in the disbursement amount occurs. Under Federal law, your lowest monthly balance should not exceed 601.09 or 1/6 of the anticipated payment from the account, unless your mortgage contract or State law specifies a lower amount. Your mortgage contract and State law are silent on this issue.

Your ending balance from the last month of the account history (escrow balance anticipated) is 2,474.30. Your starting balance (escrow balance required) according to this analysis should be \$1,731.15. This means you have a surplus of 743.15. (The amount of surplus only exists if the loan is current, the analysis gives a projected overage as if all past due payments are made the month the analysis is processed).

This surplus must be returned to you unless it is less than \$50.00, in which case we have the additional option of keeping it and lowering your monthly payments accordingly. As the loan is delinquent, we will not be sending a check for the surplus.

We anticipate the total of your coming year bills to be 3,606.52. We divide that amount by the number of payments expected during the coming year to obtain your escrow payment.

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New Escrow Payment Calculation	Docume	nt Pa	age 6 of 7		
Unadjusted Escrow Payment	300.54		Ü		
Surplus Amount:	0.00				
Shortage Amount:	0.00				
Rounding Adjustment Amount:	0.00				
Escrow Payment:	\$300.54				
		]			

NOTICE OF RIGHT TO CANCEL PRIVATE MORTGAGE INSURANCE: If you currently pay private mortgage insurance premiums, you may have the right to cancel the insurance. In most cases, you have the right to cancel private mortgage insurance if the principal balance of your loan is 80 percent or less of the current fair market appraised value of your home, and you have a good payment history on your loan. If you want to learn whether you are eligible to cancel this insurance, please contact us at 323 Fifth Street, Eureka, Ca 95501 or 800-603-0836.

<sup>\*</sup> Please note if you have autopay/EFT set up on your loan, it is your responsibility to make sure your payment amount is updated. Enclosed is the EFT form that needs to be completed. Once completed, please fax to the number listed on the EFT form or return in the self-addressed envelope.

#### UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF OHIO COLUMBUS DIVISION

In Re: Case No. 2:14-bk-51451

James Ryan Cameron Catherine Marie Cameron fka Cameron Marie Stout

Chapter 13

Debtors. Judge John E. Hoffman, Jr.

#### **CERTIFICATE OF SERVICE**

I certify that a copy of the foregoing Notice of Mortgage Payment Change was served **electronically** on January 10, 2020 through the Court's ECF System on all ECF participants registered in this case at the e-mail address registered with the Court

And by **ordinary U.S. Mail** on January 10, 2020 addressed to:

James Ryan Cameron, Debtor 362 Cedar Heights Road Circleville, OH 43113

Catherine Marie Cameron, Debtor 362 Cedar Heights Road Circleville, OH 43113

Respectfully Submitted,

/s/ Molly Slutsky Simons

Molly Slutsky Simons (0083702) Sottile & Barile, Attorneys at Law 394 Wards Corner Road, Suite 180

Loveland, OH 45140 Phone: 513.444.4100

Email: bankruptcy@sottileandbarile.com

Attorney for Creditor